

118TH CONGRESS  
1ST SESSION

# H. R. 6148

To protect Native cultural sites located on Federal land, to improve consultation with Indian Tribes, to bring parity to Indian Tribes with regard to Federal public land management laws, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 1, 2023

Mr. GRIJALVA introduced the following bill; which was referred to the Committee on Natural Resources, and in addition to the Committee on Agriculture, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

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## A BILL

To protect Native cultural sites located on Federal land, to improve consultation with Indian Tribes, to bring parity to Indian Tribes with regard to Federal public land management laws, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*

3       **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Advancing Tribal Par-  
5       ity on Public Land Act”.

6       **SEC. 2. PREVENTING DISPOSAL OF CULTURAL SITES.**

7       (a) IN GENERAL.—

1                             (1) DEFINITIONS.—In this subsection:

2                                 (A) CULTURAL SITE.—The term “cultural  
3                             site” means—

4                                     (i) a sacred site;

5                                     (ii) a historic property (as defined in  
6                                     section 800.16 of title 36, Code of Federal  
7                                     Regulations (as in effect on the date of en-  
8                                     actment of this Act)); or

9                                     (iii) a landform or landscape that—

10   (I) is the site of important cus-  
11                                     toms, practices, objects, places, reli-  
12                                     gions, or ceremonies of Indian Tribes;

13   (II) is important to an Indian  
14                                     Tribe for the undertaking of religious,  
15                                     cultural, spiritual, or traditional prac-  
16                                     tices;

17   (III) is connected through fea-  
18                                     tures or ceremonies to other sites or a  
19                                     larger sacred landscape, as deter-  
20                                     mined by an Indian Tribe; or

21   (IV) contains unique or impor-  
22                                     tant traditional Tribal food, medicinal,  
23                                     or material gathering areas.

24                                 (B) FORMER RESERVATION.—The term  
25                                     “former reservation” means land that is within

1           the exterior boundaries of any previous reserva-  
2           tion that was established by treaty, Executive  
3           order, or Secretarial order for an Indian Tribe.

4           (C) INDIAN TRIBE.—The term “Indian  
5           Tribe” means the governing body of any Indian  
6           or Alaska Native tribe, band, nation, pueblo,  
7           village, community, component band, or compo-  
8           nent reservation individually identified (includ-  
9           ing parenthetically) on the list published by the  
10           Secretary of the Interior under section 104 of  
11           the Federally Recognized Indian Tribe List Act  
12           of 1994 (25 U.S.C. 5131).

13           (D) INTERESTED INDIAN TRIBE.—The  
14           term “interested Indian Tribe”, with respect to  
15           a tract of public land subject to proposed dis-  
16           position by the Secretary concerned under, as  
17           applicable, section 203 of the Federal Land  
18           Policy and Management Act of 1976 (43 U.S.C.  
19           1713), section 503(a) of the Forest Service Fa-  
20           cility Realignment and Enhancement Act of  
21           2005 (16 U.S.C. 580d note; Public Law 109–  
22           54), or section 2(a)(1) of Public Law 97–465  
23           (commonly known as the “Small Tract Act of  
24           1983”) (16 U.S.C. 521d(a)(1)), means an In-  
25           dian Tribe with—

(i) historic, precontact, cultural, or religious connection to a cultural site located on the tract of public land;

(ii) a former reservation located on the tract of public land; or

(iii) treaty rights or other reserved rights associated with the tract of public land.

(i) public lands (as defined in section 103 of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1702)); and

(ii) National Forest System land.

16 (F) SACRED SITE.—The term “sacred  
17 site” means a specific, discrete, narrowly delin-  
18 eated site on public land that is identified by an  
19 Indian Tribe as sacred by virtue of the estab-  
20 lished religious significance of the site to, or  
21 ceremonial or medicinal use of the site by, an  
22 Indian Tribe.

7 (2) CONSIDERATION OF TRIBAL INTERESTS.—

The Secretary concerned may not dispose of a tract of public land under, as applicable, section 203 of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1713), section 503(a) of the Forest Service Facility Realignment and Enhancement Act of 2005 (16 U.S.C. 580d note; Public Law 109–54), or section 2(a)(1) of Public Law 97–465 (commonly known as the “Small Tract Act of 1983”) (16 U.S.C. 521d(a)(1)) unless the Secretary concerned determines, through consultation with any interested Indian Tribes, as evidenced by a written correspondence signed by the Secretary concerned and all interested Indian Tribes, that disposal of the tract—

(A) would not impact the rights and interests of any interested Indian Tribe; and

(B) would not impair access to a reservation.

1                             (3) NOTIFICATION.—If the Secretary concerned  
2 determines under paragraph (2) that disposal of a  
3 tract of public land under that paragraph would not  
4 impact the rights and interests of an interested In-  
5 dian Tribe and would not impair access to a reserva-  
6 tion, prior to conducting a sale of the tract of public  
7 land, the Secretary concerned shall notify all Indian  
8 Tribes of the availability of the tract for sale—

9                             (A) in accordance with—

10                                 (i) Executive Order 13175 (25 U.S.C.  
11                                 5301 note; relating to consultation and co-  
12                                 ordination with Indian tribal governments);

13                                 (ii) chapter 1780 of the Bureau of  
14                                 Land Management Manual (or successor  
15                                 regulations), with respect to public land  
16                                 described in paragraph (1)(E)(i); and

17                                 (iii) chapter 1563 of the Forest Serv-  
18                                 ice Manual (or successor regulations), with  
19                                 respect to public land described in para-  
20                                 graph (1)(E)(ii); and

21                             (B) in a manner that—

22                                 (i) the Secretary concerned deter-  
23                                 mines provides adequate notice to each In-  
24                                 dian Tribe of the availability of the tract  
25                                 for sale; and

(ii) uses any methods or modes of communication by which an Indian Tribe has requested to be notified of the availability of the tract for sale.

(4) TRIBAL RIGHT OF FIRST REFUSAL.—

(A) SALE TO INDIAN TRIBE.—If an interested Indian Tribe notified of the proposed sale of a tract of public land under paragraph (3) submits to the Secretary concerned a bid to buy the tract for fair market value by not later than 60 days after receiving the notification, the Secretary concerned shall sell the tract to the interested Indian Tribe.

(B) MULTIPLE BIDS.—

(i) IN GENERAL.—If more than 1 interested Indian Tribe submits a bid to purchase a tract of public land under subparagraph (A), the Secretary concerned shall defer the sale of the tract for a period of not more than 180 days, unless an extension is agreed to by the interested Indian Tribes that submitted bids and the Secretary concerned, to allow the Secretary concerned and interested Indian Tribes to develop a mutually agreeable sale of the

1                   tract to 1 or more interested Indian  
2                   Tribes.

3                   (ii) AGREEMENT.—If the Secretary  
4                   concerned and the interested Indian Tribes  
5                   reach an agreement under clause (i), the  
6                   Secretary shall execute the terms of that  
7                   agreement in accordance with applicable  
8                   law (including regulations).

9                   (iii) FAILURE TO REACH AGREEMENT.—If, at the end of, as applicable, the  
10                  180-day period described in clause (i) or  
11                  any extended period agreed to under that  
12                  clause, the Secretary concerned and the in-  
13                  terested Indian Tribes fail to reach an  
14                  agreement regarding the sale of the appli-  
15                  cable tract of public land, the Secretary  
16                  concerned shall not, for a period of 5 years  
17                  following the end of that 180-day period,  
18                  offer the tract for sale.

19                  (C) MANDATORY TRUST ACQUISITION.—A  
20                  tract of public land acquired by an interested  
21                  Indian Tribe under this paragraph shall be  
22                  taken into and held in trust by the Secretary of  
23                  the Interior for the benefit of the interested In-  
24                  dian Tribe.

1                         (5) APPRAISAL STANDARDS.—The fair market  
2 value of a tract of public land to be sold under this  
3 subsection shall be determined pursuant to an ap-  
4 praisal conducted in accordance with—

5                             (A) the Uniform Appraisal Standards for  
6 Federal Land Acquisitions; and

7                             (B) the Uniform Standards of Professional  
8 Appraisal Practice.

9                         (b) FEDERAL LAND POLICY AND MANAGEMENT ACT  
10 OF 1976 AMENDMENTS.—

11                         (1) EXCHANGES.—Section 206(a) of the Fed-  
12 eral Land Policy and Management Act of 1976 (43  
13 U.S.C. 1716(a)) is amended—

14                             (A) by inserting “, the interests of Indian  
15 Tribes,” after “better Federal land manage-  
16 ment”; and

17                             (B) by striking “(a) A tract” and inserting  
18 the following:

19                         “(a) AUTHORIZATION.—

20                         “(1) DEFINITION OF INDIAN TRIBE.—In this  
21 subsection, the term ‘Indian Tribe’ means the gov-  
22 erning body of any Indian or Alaska Native tribe,  
23 band, nation, pueblo, village, community, component  
24 band, or component reservation individually identi-  
25 fied (including parenthetically) on the list published

1 by the Secretary under section 104 of the Federally  
2 Recognized Indian Tribe List Act of 1994 (25  
3 U.S.C. 5131).

4       “(2) AUTHORIZATION.—A tract”.

5           (2) COORDINATION WITH STATE, LOCAL, AND  
6 TRIBAL GOVERNMENTS.—

7           (A) IN GENERAL.—Section 210 of the Fed-  
8 eral Land Policy and Management Act of 1976  
9 (43 U.S.C. 1720) is amended—

10              (i) in the first sentence—

11                  (I) by striking “are located and  
12 the head” and inserting “are located,  
13 the head”; and

14                  (II) by inserting “and interested  
15 Indian Tribes” after “area within  
16 which such lands are located,”; and

17              (ii) by striking the section heading  
18 and designation and all that follows  
19 through “At least sixty” in the first sen-  
20 tence and inserting the following:

21       **“SEC. 210. COORDINATION WITH STATE, LOCAL, AND TRIB-**  
22                   **AL GOVERNMENTS.**

23       “(a) DEFINITIONS.—In this section:

24           “(1) CULTURAL SITE.—The term ‘cultural site’  
25 means—

1                 “(A) a sacred site;  
2                 “(B) a historic property (as defined in sec-  
3                 tion 800.16 of title 36, Code of Federal Regula-  
4                 tions (as in effect on the date of enactment of  
5                 the Advancing Tribal Parity on Public Land  
6                 Act)); or

7                 “(C) a landform or landscape that—

8                     “(i) is the site of important customs,  
9                 practices, objects, places, religions, or cere-  
10                 monies of Indian Tribes;

11                 “(ii) is important to an Indian Tribe  
12                 for the undertaking of religious, cultural,  
13                 spiritual, or traditional practices;

14                 “(iii) is connected through features or  
15                 ceremonies to other sites or a larger sacred  
16                 landscape, as determined by an Indian  
17                 Tribe; or

18                 “(iv) contains unique or important  
19                 traditional Tribal food, medicinal, or mate-  
20                 rial gathering areas.

21                 “(2) FORMER RESERVATION.—The term  
22                 ‘former reservation’ means land that is within the  
23                 exterior boundaries of any previous reservation that  
24                 was established by treaty, Executive order, or Secre-  
25                 tarial order for an Indian Tribe.

1           “(3) INDIAN TRIBE.—The term ‘Indian Tribe’  
2       means the governing body of any Indian or Alaska  
3       Native tribe, band, nation, pueblo, village, commu-  
4       nity, component band, or component reservation in-  
5       dividually identified (including parenthetically) on  
6       the list published by the Secretary under section 104  
7       of the Federally Recognized Indian Tribe List Act of  
8       1994 (25 U.S.C. 5131).

9           “(4) INTERESTED INDIAN TRIBE.—The term  
10      ‘interested Indian Tribe’, with respect to a tract of  
11      public lands the offer for sale or conveyance of which  
12      is subject to notification under subsection (b), means  
13      an Indian Tribe with—

14           “(A) historic, precontact, cultural, or reli-  
15       gious connection to a cultural site located on  
16       the tract of public lands;

17           “(B) a former reservation located on the  
18       tract of public lands; or

19           “(C) treaty rights or other reserved rights  
20       that can be exercised on the tract of public  
21       lands.

22           “(5) SACRED SITE.—The term ‘sacred site’  
23       means a specific, discrete, narrowly delineated site  
24       on public lands that is identified by an Indian Tribe  
25       as sacred by virtue of the established religious sig-

1 nificance of the site to, or ceremonial or medicinal  
2 use of the site by, an Indian Tribe.

3 “(b) NOTIFICATION.—At least 60”.

4 (B) CONFORMING AMENDMENT.—The  
5 table of contents for the Federal Land Policy  
6 and Management Act of 1976 (Public Law 94–  
7 579; 90 Stat. 2743) is amended by striking the  
8 item relating to section 210 and inserting the  
9 following:

“Sec. 210. Coordination with State, local, and Tribal governments.”.

10 (c) FEDERAL LAND TRANSACTION FACILITATION  
11 ACT AMENDMENTS.—

12 (1) DEFINITIONS.—Section 203 of the Federal  
13 Land Transaction Facilitation Act (43 U.S.C. 2302)  
14 is amended—

15 (A) in paragraph (1)—

16 (i) by inserting “, including sacred  
17 sites and land that affect the exercise of  
18 treaty or other reserved rights,” after  
19 “value”; and

20 (ii) by striking “Federal, State, or  
21 local” and inserting “Federal, State, Trib-  
22 al, or local”;

23 (B) by redesignating paragraphs (1), (2),  
24 (3), (4), (5), and (6) as paragraphs (2), (3),  
25 (5), (7), (9), and (11), respectively;

(C) by inserting before paragraph (2) (as so redesignated) the following:

3               “(1) CULTURAL SITE.—The term ‘cultural site’  
4       means—

5 “(A) a sacred site;

6                 “(B) a historic property (as defined in sec-  
7                 tion 800.16 of title 36, Code of Federal Regula-  
8                 tions (as in effect on the date of enactment of  
9                 the Advancing Tribal Parity on Public Land  
10                 Act)); and

11                   “(C) a landform or landscape that—

12                         “(i) is the site of important customs,  
13                         practices, objects, places, religions, or cere-  
14                         monies of Indian Tribes;

18                             “(iii) is connected through features or  
19                             ceremonies to other sites or a larger sacred  
20                             landscape, as determined by an Indian  
21                             Tribe; or

“(iv) contains unique or important traditional Tribal food, medicinal, or material gathering areas.”;

1                             (D) by inserting after paragraph (3) (as so  
2                             redesignated) the following:

3                             “(4) FORMER RESERVATION.—The term  
4                             ‘former reservation’ means land that is within the  
5                             exterior boundaries of any previous reservation that  
6                             was established by treaty, Executive order, or Secre-  
7                             tarial order for an Indian Tribe.”;

8                             (E) by inserting after paragraph (5) (as so  
9                             redesignated) the following:

10                            “(6) INDIAN TRIBE.—The term ‘Indian Tribe’  
11                             means the governing body of any Indian or Alaska  
12                             Native tribe, band, nation, pueblo, village, commu-  
13                             nity, component band, or component reservation in-  
14                             dividually identified (including parenthetically) on  
15                             the list published by the Secretary under section 104  
16                             of the Federally Recognized Indian Tribe List Act of  
17                             1994 (25 U.S.C. 5131).”;

18                            (F) by inserting after paragraph (7) (as so  
19                             redesignated) the following:

20                            “(8) INTERESTED INDIAN TRIBE.—The term  
21                             ‘interested Indian Tribe’, with respect to an  
22                             inholding identified under section 204(a)(1), means  
23                             an Indian Tribe with—

1                 “(A) historic, precontact, cultural, or reli-  
2                 gious connection to a cultural site located on  
3                 the inholding;

4                 “(B) a former reservation located on the  
5                 inholding; or

6                 “(C) treaty rights or other reserved rights  
7                 that can be exercised on the inholding.”; and

8                 (G) by inserting after paragraph (9) (as so  
9                 redesignated) the following:

10                 “(10) SACRED SITE.—The term ‘sacred site’  
11                 means a specific, discrete, narrowly delineated site  
12                 that is identified by an Indian Tribe as sacred by  
13                 virtue of the established religious significance of the  
14                 site to, or ceremonial or medicinal use of the site by,  
15                 an Indian Tribe.”.

16                 (2) PUBLIC NOTICE OF INHOLDINGS PROCE-  
17                 DURES.—Section 204(b) of the Federal Land Trans-  
18                 action Facilitation Act (43 U.S.C. 2303(b)) is  
19                 amended, in the first sentence, by inserting “, in-  
20                 cluding notice to all interested Indian Tribes,” after  
21                 “public notice”.

22                 (3) FEDERAL LAND DISPOSAL ACCOUNT.—Sec-  
23                 tion 206(c)(3) of the Federal Land Transaction Fa-  
24                 cilitation Act (43 U.S.C. 2305(c)(3)) is amended—

1                             (A) by redesignating subparagraphs (C)  
2                             and (D) as subparagraphs (D) and (E), respec-  
3                             tively; and

4                             (B) by inserting after subparagraph (B)  
5                             the following:

6                             “(C) the extent to which the acquisition of  
7                             the land or interest therein will uphold the  
8                             United States treaty and trust obligations to  
9                             Indian Tribes and the preservation of Native  
10                            American culture and religion;”.

11                             (d) SMALL TRACTS ACT AMENDMENTS.—The first  
12 section of Public Law 97–465 (commonly known as the  
13 “Small Tract Act of 1983”) (16 U.S.C. 521c) is amend-  
14 ed—

15                             (1) in the matter preceding paragraph (1), by  
16                             striking “That for purposes of this Act” and all that  
17                             follows through “means a land transfer” in para-  
18                             graph (2) and inserting the following:

19                             **“SECTION 1. DEFINITIONS.**

20                             “In this Act:

21                             “(1) INDIAN TRIBE.—The term ‘Indian Tribe’  
22 means the governing body of any Indian or Alaska  
23 Native tribe, band, nation, pueblo, village, commu-  
24 nity, component band, or component reservation in-  
25 dividually identified (including parenthetically) on

1       the list published by the Secretary of the Interior  
2       under section 104 of the Federally Recognized In-  
3       dian Tribe List Act of 1994 (25 U.S.C. 5131).

4           “(2) INTERCHANGE.—The term ‘interchange’  
5       means a land transfer”; and

6           (2) in paragraph (2), by striking “may pre-  
7       scribe; and” and all that follows through the end of  
8       paragraph (3) and inserting the following: “may pre-  
9       scribe.

10          “(3) PERSON.—The term ‘person’ includes any  
11       State or Indian Tribe or any political subdivision or  
12       entity of a State or Indian Tribe.

13          “(4) SECRETARY.—The term ‘Secretary’ means  
14       the Secretary of Agriculture.”.

15           (e) EDUCATION LAND GRANT ACT AMENDMENTS.—  
16       Section 202(a) of the Education Land Grant Act (16  
17       U.S.C. 479a(a)) is amended—

18           (1) in the matter preceding paragraph (1), by  
19       inserting “or an entity that operates or controls a  
20       school funded by the Bureau of Indian Education”  
21       after “public school district”; and

22           (2) in paragraph (1), by inserting “or the entity  
23       that operates or controls a school funded by the Bu-  
24       reau of Indian Education” after “public school dis-  
25       trict”.

## 1       (f) MISCELLANEOUS PROVISIONS.—

2                 (1) SELECTION OF SCHOOL LANDS ON CEDED  
3 INDIAN RESERVATIONS.—The first section of the Act  
4 of March 2, 1895 (28 Stat. 899, chapter 188; 43  
5 U.S.C. 856), is amended by striking the following:  
6 “That any State or Territory entitled to indemnity  
7 school lands or entitled to select lands for edu-  
8 cational purposes under existing law may select such  
9 lands within the boundaries of any Indian reserva-  
10 tion in such State or Territory from the surplus  
11 lands thereof, purchased by the United States after  
12 allotments have been made to the Indians of such  
13 reservation, and prior to the opening of such res-  
14 ervation to settlement.”.

15                 (2) REPRESENTATION OF INDIAN CLAIMANTS  
16 IN SUITS TO DETERMINE RIGHT TO SCHOOL  
17 LANDS.—The Act of March 2, 1901 (31 Stat. 950,  
18 chapter 808; 43 U.S.C. 868), is repealed.

19                 (3) TOWNSITES.—Public Law 85-569 (16  
20 U.S.C. 478a) is amended—

21                         (A) in the first sentence, by striking  
22 “would serve indigenous community objectives  
23 that outweigh the public objectives and values  
24 which would be served by maintaining such  
25 tract in Federal ownership, he may” and insert-

1               ing “is in the public interest, the Secretary  
2               may”; and

3               (B) in the second sentence—

4                       (i) by striking “county, city, or other  
5               local governmental subdivision” and inserting  
6               “Indian tribe (as defined in section  
7               102 of the Federally Recognized Indian  
8               Tribe List Act of 1994 (25 U.S.C. 5130))  
9               or county, city, or local governmental sub-  
10               division”;

11                       (ii) by striking “for sale to a govern-  
12               mental subdivision” and inserting “for sale  
13               to an Indian tribe (as so defined) or gov-  
14               ernmental subdivision”; and

15                       (iii) by striking “will be controlled by  
16               the governmental subdivision” and insert-  
17               ing “will be controlled by the Indian tribe  
18               (as so defined) or governmental subdivi-  
19               sion”.

20 **SEC. 3. INCREASED CONSULTATION.**

21               (a) INVENTORY AND IDENTIFICATION.—Section  
22 201(b) of the Federal Land Policy and Management Act  
23 of 1976 (43 U.S.C. 1711(b)) is amended by striking  
24 “State and local” and inserting “State, local, and Tribal”.

1       (b) LAND USE PLANNING.—Section 202 of the Fed-  
2 eral Land Policy and Management Act of 1976 (43 U.S.C.  
3 1712) is amended—

4                 (1) in subsection (c)(9), by striking “State and  
5 local” each place it appears and inserting “State,  
6 local, and Tribal”; and

7                 (2) in subsection (f), by striking “Federal,  
8 State, and local” and inserting “Federal, State,  
9 local, and Tribal”.

10       (c) ADVISORY COUNCILS AND PUBLIC PARTICIPA-  
11 TION.—Section 309 of the Federal Land Policy and Man-  
12 agement Act of 1976 (43 U.S.C. 1739) is amended—

13                 (1) in subsection (a)—

14                         (A) in the fifth sentence, by striking “The  
15 establishment” and inserting the following:

16                         “(6) REQUIREMENT.—The establishment”;

17                         (B) in the fourth sentence, by striking  
18 “Appointments” and inserting the following:

19                         “(5) APPOINTMENTS.—Appointments”;

20                         (C) in the third sentence, by striking “To  
21 the extent” and inserting the following:

22                         “(4) NO DUPLICATION.—To the extent”;

23                         (D) in the second sentence, by striking “At  
24 least one member of each council” and inserting  
25 the following:

1               “(3) REQUIREMENTS FOR MEMBERSHIP.—

2               “(A) IN GENERAL.—At least 1 member of  
3               each advisory council established under this sec-  
4               tion”; and

5               (E) in the first sentence, by inserting “and  
6               Tribal” before “interests concerning”;

7               (2) by striking the section heading and designa-  
8               tion and all that follows through “(a) The Sec-  
9               retary” and inserting the following:

10       **“SEC. 309. ADVISORY COUNCILS AND PUBLIC PARTICIPA-**  
11       **TION.**

12       “(a) ESTABLISHMENT OF ADVISORY COUNCILS.—

13       “(1) DEFINITIONS.—In this subsection:

14               “(A) CULTURAL SITE.—The term ‘cultural  
15               site’ means—

16               “(i) a sacred site;

17               “(ii) a historic property (as defined in  
18               section 800.16 of title 36, Code of Federal  
19               Regulations (as in effect on the date of en-  
20               actment of the Advancing Tribal Parity on  
21               Public Land Act)); or

22               “(iii) a landform or landscape that—

23               “(I) is the site of important cus-  
24               toms, practices, objects, places, reli-  
25               gions, or ceremonies of Indian Tribes;

1                         “(II) is important to an Indian  
2                         Tribe for the undertaking of religious,  
3                         cultural, spiritual, or traditional prac-  
4                         tices;

5                         “(III) is connected through fea-  
6                         tures or ceremonies to other sites or a  
7                         larger sacred landscape, as deter-  
8                         mined by an Indian Tribe; or

9                         “(IV) contains unique or impor-  
10                         tant traditional Tribal food, medicinal,  
11                         or material gathering areas.

12                         “(B) FORMER RESERVATION.—The term  
13                         ‘former reservation’ means land that is within  
14                         the exterior boundaries of any previous reserva-  
15                         tion that was established by treaty, Executive  
16                         order, or Secretarial order for an Indian Tribe.

17                         “(C) INDIAN TRIBE.—The term ‘Indian  
18                         Tribe’ means the governing body of any Indian  
19                         or Alaska Native tribe, band, nation, pueblo,  
20                         village, community, component band, or compo-  
21                         nent reservation individually identified (includ-  
22                         ing parenthetically) on the list published by the  
23                         Secretary under section 104 of the Federally  
24                         Recognized Indian Tribe List Act of 1994 (25  
25                         U.S.C. 5131).

1                 “(D) INTERESTED INDIAN TRIBE.—The  
2                 term ‘interested Indian Tribe’, with respect to  
3                 the public lands within an area for which an ad-  
4                 visory council is established under this section,  
5                 means an Indian Tribe with—

6                         “(i) historic, precontact, cultural, or  
7                 religious connection to a cultural site lo-  
8                 cated on the public lands;

9                         “(ii) a former reservation located on  
10                 the public lands; or

11                         “(iii) treaty rights or other reserved  
12                 rights that can be exercised on the public  
13                 lands.

14                 “(E) SACRED SITE.—The term ‘sacred  
15                 site’ means a specific, discrete, narrowly delin-  
16                 eated site on public lands that is identified by  
17                 an Indian Tribe as sacred by virtue of the es-  
18                 tablished religious significance of the site to, or  
19                 ceremonial or medicinal use of the site by, an  
20                 Indian Tribe.

21                 “(2) ESTABLISHMENT.—The Secretary”; and

22                 (3) in subsection (a), in paragraph (3) (as so  
23                 designated), by adding at the end the following:

24                 “(B) INTERESTED INDIAN TRIBES.—At  
25                 least 1 member of each advisory council estab-

1              lished under this section shall be a representa-  
2              tive of an interested Indian Tribe.”.

3              (d) IMPROVED PLANNING.—

4              (1) DEVELOPMENT AND MANAGEMENT OF NA-  
5              TIONAL FORESTS.—Section 3 of the Multiple-Use  
6              Sustained-Yield Act of 1960 (16 U.S.C. 530) is  
7              amended by striking “and others” and inserting “,  
8              interested Indian Tribes, and others”.

9              (2) DEFINITION OF INDIAN TRIBE.—Section 4  
10             of the Multiple-Use Sustained-Yield Act of 1960 (16  
11             U.S.C. 531) is amended—

12             (A) by striking the section designation and  
13             all that follows through “means: The” in sub-  
14             section (a) and inserting the following:

15            **“SEC. 4. DEFINITIONS.**

16            “In this Act:

17            “(1) INDIAN TRIBE.—The term ‘Indian Tribe’  
18            means the governing body of any Indian or Alaska  
19            Native tribe, band, nation, pueblo, village, commu-  
20            nity, component band, or component reservation in-  
21            dividually identified (including parenthetically) on  
22            the list published by the Secretary of the Interior  
23            under section 104 of the Federally Recognized In-  
24            dian Tribe List Act of 1994 (25 U.S.C. 5131).

1           “(2) MULTIPLE USE.—The term ‘multiple use’

2       means—

3           “(A) the”;

4           (B) in paragraph (2)(A) (as so des-  
5       ignated), by striking “making the most” and in-  
6       serting the following:

7           “(B) making the most”;

8           (C) in paragraph (2)(B) (as so des-  
9       ignated), by striking “that some land” and in-  
10      serting the following:

11           “(C) that some land”;

12           (D) in paragraph (2)(C) (as so des-  
13       ignated), by striking “harmonious” and insert-  
14      ing the following:

15           “(D) harmonious”; and

16           (E) in subsection (b), by striking the sub-  
17       section designation and all that follows through  
18       “means the achievement” and inserting the fol-  
19      lowing:

20           “(3) SUSTAINED YIELD OF THE SEVERAL  
21       PRODUCTS AND SERVICES.—The term ‘sustained  
22       yield of the several products and services’ means the  
23       achievement”.

24           (e) NATIONAL FOREST SYSTEM LAND AND RE-

25       SOURCE MANAGEMENT PLANS.—Section 6(a) of the For-

1 Forest and Rangeland Renewable Resources Planning Act of  
2 1974 (16 U.S.C. 1604(a)) is amended by striking “State  
3 and local governments” and inserting “State, Tribal, and  
4 local governments”.

5 (f) INFORMATION AND DATA.—Section 12 of the  
6 Forest and Rangeland Renewable Resources Planning Act  
7 of 1974 (16 U.S.C. 1610) is amended, in the first sen-  
8 tence, by striking “Federal, State, and private organiza-  
9 tions” and inserting “Federal, State, Tribal, and private  
10 organizations”.

11 (g) PUBLIC PARTICIPATION.—Section 14(a) of the  
12 Forest and Rangeland Renewable Resources Planning Act  
13 of 1974 (16 U.S.C. 1612(a)) is amended by striking “Fed-  
14 eral, State, and local governments” and inserting “Fed-  
15 eral, State, Tribal, and local governments”.

16 (h) ADVISORY BOARDS FOR PUBLIC PARTICIPATION  
17 IN THE PLANNING FOR AND MANAGEMENT OF THE NA-  
18 TIONAL FOREST SYSTEM.—Section 14(b) of the Forest  
19 and Rangeland Renewable Resources Planning Act of  
20 1974 (16 U.S.C. 1612(b)) is amended—

21 (1) by striking “(b) In providing” and inserting  
22 the following:

23 “(b) ADVISORY BOARDS.—

24 “(1) DEFINITIONS.—In this subsection:

1                 “(A) CULTURAL SITE.—The term ‘cultural  
2                 site’ means—

3                         “(i) a sacred site;

4                         “(ii) a historic property (as defined in  
5                 section 800.16 of title 36, Code of Federal  
6                 Regulations (as in effect on the date of en-  
7                 actment of the Advancing Tribal Parity on  
8                 Public Land Act)); or

9                         “(iii) a landform or landscape that—

10                                 “(I) is the site of important cus-  
11                 toms, practices, objects, places, reli-  
12                 gions, or ceremonies of Indian Tribes;

13                                 “(II) is important to an Indian  
14                 Tribe for the undertaking of religious,  
15                 cultural, spiritual, or traditional prac-  
16                 tices;

17                                 “(III) is connected through fea-  
18                 tures or ceremonies to other sites or a  
19                 larger sacred landscape, as deter-  
20                 mined by an Indian Tribe; or

21                                 “(IV) contains unique or impor-  
22                 tant traditional Tribal food, medicinal,  
23                 or material gathering areas.

24                 “(B) FORMER RESERVATION.—The term  
25                 ‘former reservation’ means land that is within

1           the exterior boundaries of any previous reserva-  
2           tion that was established by treaty, Executive  
3           order, or Secretarial order for an Indian Tribe.

4           “(C) INDIAN TRIBE.—The term ‘Indian  
5           Tribe’ means the governing body of any Indian  
6           or Alaska Native tribe, band, nation, pueblo,  
7           village, community, component band, or compo-  
8           nent reservation individually identified (includ-  
9           ing parenthetically) on the list published by the  
10           Secretary of the Interior under section 104 of  
11           the Federally Recognized Indian Tribe List Act  
12           of 1994 (25 U.S.C. 5131).

13           “(D) INTERESTED INDIAN TRIBE.—The  
14           term ‘interested Indian Tribe’, with respect to  
15           National Forest System land, means an Indian  
16           Tribe with—

17                 “(i) historic, precontact, cultural, or  
18                 religious connection to a cultural site lo-  
19                 cated on the National Forest System land;

20                 “(ii) a former reservation located on  
21                 the National Forest System land; or

22                 “(iii) treaty rights or other reserved  
23                 rights that can be exercised on the Na-  
24                 tional Forest System land.

1                 “(E) SACRED SITE.—The term ‘sacred  
2                 site’ means a specific, discrete, narrowly delin-  
3                 eated site on National Forest System land that  
4                 is identified by an Indian Tribe as sacred by  
5                 virtue of the established religious significance of  
6                 the site to, or ceremonial or medicinal use of  
7                 the site by, an Indian Tribe.

8                 “(2) ESTABLISHMENT.—In providing”;  
9                 (2) in paragraph (2) (as so designated), in the  
10                second sentence, by striking “The membership of  
11                such boards” and inserting the following:

12                 “(3) MEMBERSHIP.—

13                 “(A) IN GENERAL.—The membership of  
14                 each advisory board established under para-  
15                 graph (2)”;

16                 (3) in paragraph (3) (as so designated), by add-  
17                 ing at the end the following:

18                 “(B) INTERESTED INDIAN TRIBES.—At  
19                 least 1 member of each advisory board estab-  
20                 lished under paragraph (2) shall be a represent-  
21                 ative of an interested Indian Tribe.”.

22 **SEC. 4. CONFIDENTIAL INFORMATION.**

23                 (a) IN GENERAL.—Notwithstanding any other provi-  
24                 sion of law, at the request of the applicable Indian Tribe  
25                 or Tribal government, any Tribal consultation meeting

1 held for the purpose of carrying out this Act or an amend-  
2 ment made by this Act shall be closed to the public.

3 (b) SENSITIVE INFORMATION.—

4 (1) IN GENERAL.—Notwithstanding any other  
5 provision of law, if, during a Tribal consultation  
6 process conducted for the purpose of carrying out  
7 this Act or an amendment made by this Act, the ap-  
8 plicable Indian Tribe or Tribal government des-  
9 ignates any information, such as the location of a  
10 sacred site or other detail of a cultural or religious  
11 practice, as sensitive, that information shall be pro-  
12 tected by law as confidential and withheld from any  
13 public disclosure or publication made as part of the  
14 Tribal consultation process or in the process of car-  
15 rying out this Act or an amendment made by this  
16 Act.

17 (2) ACCESS.—If information has been des-  
18 ignated as sensitive under paragraph (1), the appli-  
19 cable agency shall determine, in consultation with  
20 the applicable Indian Tribe or Tribal government,  
21 who may have access to the information for the pur-  
22 poses of carrying out this Act or an amendment  
23 made by this Act.

